Exhibit B



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August 18, 2025

VIA MDL CENTRALITY

and email to bhoerl@shb.com

Brandon J. Hoerl SHOOK HARDY & BACON 255 Grand Blvd. Kansas City, Missouri 64108

RE: MDL 3084; Response to Notice of Deficient or Incomplete Ride Receipt or Ride Information Forms; MDLC ID 1721

Dear Mr. Hoerl:

Please allow this letter to serve as Plaintiffs' response to Uber Technologies Inc.'s. Notice of Deficient or Incomplete Ride Receipt or Ride Information Form in the following cases:

Plaintiff ID	Plaintiff Name	Case No.	Applicable Question No.	Ride Receipt Due Date	Days Since Ride Receipt Was Due	Response
1807	WHB 466	24-CV- 05265	1,2	8/30/2024	290	#1: Plaintiff has disclosed (1) why the ride receipt is not available, (2) the name of the accountholder who ordered the ride, (3) the date of the ride, and (4) the exact starting and ending location of the ride, as required by PTO 5, paragraph 4, lines 25 through 4. In addition, Plaintiff has produced exhibit A, a screenshot of the Uber Trip History, which shows details of the ride at issue including the driver's name, along with the license plate number, car details, and time of the ride. Plaintiff has also produced Exhibit B, a screen shot of the Uber driver at issue's account profile.

						#2: Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information through exhibits A & B that should assist Defendants in identifying the ride.
1863	WHB 1409	24-CV- 05122	3,6	8/28/2024	292	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
						#6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
1866	WHB 427	24-CV- 05132	3.6	8/28/2024	292	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
						#6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
1867	WHB 1275	24-CV- 05136	2	8/28/2024	292	#2: Per PTO 5, if items (2) through (5) cannot be provided at all, as is the case here in (2), Plaintiff must provide an explanation as to why the information is not readily ascertainable. *Note that item 2(B) does not allow for words to be entered, only numbers. As stated in her response to question (1), the Uber ride at issue was ordered by someone else. Not

						only did Plaintiff answer that she does not know the name and email address of the accountholder, she also provided an explanation as to why that information is not readily accessible in her response to question (6), as required by PTO 5, page 3, lines 2 – 4.
1868	WHB 1425	24-CV- 05129	3	8/28/2024	292	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
1874	WHB 638	24-CV- 05116	3,6	8/28/2024	292	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5)
1876	WHB 1469	24-CV- 05123	4,6	8/28/2024	292	with precision. #4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride, as well as Exhibit A, a screenshot of her complaint to Uber about the subject ride and Uber's response to her complaint. Per PTO 5,

						paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
1879	WHB 510	24-CV- 05278	3,6	8/30/2024	290	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5)
1882	WHB 491	24-CV- 05268	4,6	8/30/2024	290	with precision. #4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride, as well as Exhibit A, a screenshot of her complaint to Uber about the subject ride and Uber's response to her complaint. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
1883	WHB 644	24-CV- 05272	2	8/30/2024	290	#2: Per PTO 5, if items (2) through (5) cannot be provided at all, as is the case here in (2)(B), Plaintiff must provide an explanation as to why the information is

						not readily ascertainable. *Note that item 2(B) does not allow for words to be entered, only numbers. As stated in her responses to questions (1) and (6), Plaintiff no longer has access to her account. Plaintiff has provided an explanation as to why the information in 2(B) is not readily accessible in her response to question (6), as required by PTO 5, page 3, lines 2 – 4.
1885	WHB 1549	24-CV- 05275	2	8/30/2024	290	#2: Per PTO 5, if items (2) through (5) cannot be provided at all, as is the case here in (2)(B), Plaintiff must provide an explanation as to why the information is not readily ascertainable. *Note that item 2(B) does not allow for words to be entered, only numbers. As stated in her responses to questions (1) and (6), Plaintiff no longer has access to her account. Plaintiff has provided an explanation as to why the information in 2(B) is not readily accessible in her response to question (6), as required by PTO 5, page 3, lines 2 – 4.
1887	WHB 500	24-CV- 05238	4,6	8/30/2024	290	#4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
1926	WHB 1272	24-CV- 05366	2	9/2/2024	287	#2: Per PTO 5, if items (2) through (5) cannot be provided at all, as is the case here in (2), Plaintiff must provide an explanation as to why the information is not readily ascertainable. *Note that item 2(B) does not allow for words to be entered, only numbers. As stated in her response to question (1), the Uber ride at

1947	WHB 1021	24-CV- 05466	3	9/3/2024	286	issue was ordered by someone else. Plaintiff provided an explanation as to why the information in 2(B) and 2(C) is not readily accessible in her response to question (6), as required by PTO 5, page 3, lines 2 – 4. #3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride,
						with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
1963	WHB 1930	24-CV- 05555	2	9/4/2024	285	#2: Per PTO 5, if items (2) through (5) cannot be provided at all, as is the case here in (2)(B), Plaintiff must provide an explanation as to why the information is not readily ascertainable. *Note that item 2(B) does not allow for words to be entered, only numbers. As stated in her responses to questions (1) and (6), Plaintiff no longer has access to her account. Plaintiff has provided an explanation as to why the information in 2(B) is not readily accessible in her response to question (6), as required by PTO 5, page 3, lines 2 – 4.
1968	WHB 1613	24-CV- 05574	3	9/4/2024	285	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
1985	WHB 406	24-CV- 05560	3,4	9/4/2024	285	#3: Plaintiff provided the date of the ride with as much precision as reasonably

						possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also
						disclosed (1) why the ride receipt is not
						available, (2) the name, phone number, and
						email address of the accountholder who
						ordered the ride, (3) the date of the ride,
						with as much precision as possible as
						stated above and (4) the approximate
						starting and exact ending location of the
						ride, as required by PTO 5.
						#4: Plaintiff has disclosed the starting and
						ending location of the ride with as much
						precision as reasonably possible, as
						required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the
						name, phone number, and email address of
						the accountholder who ordered the ride and
						the date of the ride. Per PTO 5, paragraph
						4, item (5), Plaintiff has provided
						significant additional basic information
						that should assist Defendants in identifying
						the ride.
1988	WHB	24-CV-	2	9/3/2024	286	#2: Per PTO 5, if items (2) through (5)
	1414	05495				cannot be provided at all, as is the case
						here in (2)(B), Plaintiff must provide an
						explanation as to why the information is
						not readily ascertainable. *Note that item
						2(B) does not allow for words to be
						entered, only numbers. As stated in her
						responses to questions (1) and (6), Plaintiff
						no longer has access to her account. Plaintiff has provided an explanation as to
						why the information in 2(B) is not readily
						accessible in her response to question (6),
						as required by PTO 5, page 3, lines 2 – 4.
2055	WHB	24-CV-	4	9/4/2024	285	#4: Plaintiff has disclosed the starting and
	1324	05561				ending location of the ride with as much
						precision as reasonably possible, as
						required by PTO 5, paragraph 4, pages 2-3.
						In addition, Plaintiff has disclosed the
						name of the accountholder who ordered the
						ride and the date of the ride. Per PTO 5,
						paragraph 4, item (5), Plaintiff has
						provided significant additional basic

					<u> </u>	
						information that should assist Defendants
				- / - /		in identifying the ride.
2057	WHB	24-CV-	2	9/4/2024	285	#2: Per PTO 5, if items (2) through (5)
	1677	05556				cannot be provided at all, as is the case
						here in (2), Plaintiff must provide an
						explanation as to why the information is
						not readily ascertainable. As stated in her
						response to question (1), the Uber ride at
						issue was ordered by someone else. Not
						only did Plaintiff answer that she does not
						know the email address of the
						accountholder, she also provided an
						explanation as to why that information is
						not readily accessible in her response to
						question (6), as required by PTO 5, page 3,
						lines 2 – 4.
2059	WHB	24-CV-	4	9/4/2024	285	#4: Plaintiff has disclosed the starting and
	1020	05558				ending location of the ride with as much
						precision as reasonably possible, as
						required by PTO 5, paragraph 4, pages 2-3.
						In addition, Plaintiff has disclosed the
						name of the accountholder who ordered the
						ride and the date of the ride. Per PTO 5,
						paragraph 4, item (5), Plaintiff has
						provided significant additional basic
						information that should assist Defendants
						in identifying the ride.
2061	WHB	24-CV-	3	9/4/2024	285	#3: Plaintiff provided the date of the ride
	1860	05568				with as much precision as reasonably
						possible, as required by PTO 5, paragraph
						4 at lines 27 – 28. Plaintiff has also
						disclosed (1) why the ride receipt is not
						available, (2) the name, phone number, and
						email address of the accountholder who
						ordered the ride, (3) the date of the ride,
						with as much precision as possible as
						stated above and (4) the exact starting and
						ending location of the ride, as required by
						PTO 5.
2064	WHB	24-CV-	2,3,4	9/6/2024	283	#2: Per PTO 5, if items (2) through (5)
	1010	05773)-)			cannot be provided at all, as is the case
						here in (2), Plaintiff must provide an
						explanation as to why the information is
						not readily ascertainable. *Note that item
						2(B) does not allow for words to be
L					I	=(D) does not anow for words to be

						entered, only numbers. As stated in her response to question (1), the Uber ride at issue was ordered by someone else. Not only did Plaintiff answer that she does not know the phone number and email address of the accountholder, she also provided an explanation as to why that information is not readily accessible in her response to question (6), as required by PTO 5, page 3, lines 2 – 4. #3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the date of the ride, with as much precision as possible as stated above and (3) the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5. #4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the approximate date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride.
2066	WHB 1484	24-CV- 05779	3,4,6	9/6/2024	283	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the approximate starting and exact ending location of the ride, as required by PTO 5. #4: Plaintiff has disclosed the starting and ending location of the ride with as much

						precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name, phone number, and email address of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride. #6: This question is not applicable as Plaintiff has provided items (2) through (5)
						with precision.
2069	WHB 342	24-CV- 05784	3,6	9/6/2024	283	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
						#6: This question is not applicable as Plaintiff has provided items (2) through (5)
2070	WHB 1659	24-CV- 05565	3,6	9/4/2024	285	with precision. #3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
						#6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.

2071	WHB 345	24-CV- 05766	2	9/6/2024	283	#2: Per PTO 5, if items (2) through (5) cannot be provided at all, as is the case here in (2), Plaintiff must provide an explanation as to why the information is not readily ascertainable. *Note that item 2(B) does not allow for words to be entered, only numbers. As stated in her response to question (1), the Uber ride at issue was ordered by someone else. Not only did Plaintiff answer that she does not know the phone number and email address of the accountholder, she also provided an explanation as to why that information is not readily accessible in her response to question (6), as required by PTO 5, page 3, lines 2 – 4. Plaintiff has disclosed (2) the name of the accountholder who ordered the ride, (3) the date of the ride and (4) the exact starting and ending location of the ride, as required by PTO 5.
2074	WHB 498	24-CV- 05769	3,6	9/6/2024	283	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2079	WHB 1604	24-CV- 05958	3	9/9/2024	280	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as

						stated above and (4) the exact starting and ending location of the ride, as required by
2127	WHB 1273	24-CV- 05950	3,4,6	9/9/2024	280	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting location of the ride, as required by PTO 5. #4: Plaintiff has disclosed the starting location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name, phone number, and email address of the accountholder who ordered the ride and the year of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision and also explained why the receipt is not available in response to question (1).
2128	WHB 885	24-CV- 05952	3,6	9/9/2024	280	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.

	stion is not applicable as
Plaintiff has j	provided items (2) through (5)
	has disclosed the starting and
	ion of the ride with as much
	reasonably possible, as
	PTO 5, paragraph 4, pages 2-3.
	Plaintiff has disclosed the accountholder who ordered the
	date of the ride. Per PTO 5,
paragraph 4,	item (5), Plaintiff has
	nificant additional basic
information t	that should assist Defendants
in identifying	g the fide.
	stion is not applicable as
	provided items (2) through (5)
with precisio 2136 WHB 24-CV- 4,6 9/4/2024 285 #4: Plaintiff	
	has disclosed the exact starting ocation of the ride, as required
	aragraph 4, pages 2-3. In
	intiff has disclosed the name
	of the ride. Per PTO 5,
	item (5), Plaintiff has
provided sign	nificant additional basic
	that should assist Defendants
in identifying	g the ride.
#6: This ques	stion is not applicable as
	provided items (2) through (5)
2150 WHB 393 24-CV- 3 9/4/2024 285 #3: Plaintiff 1	
	provided the date of the ride precision as reasonably
possible, as r	required by PTO 5, paragraph
	– 28. Plaintiff has also
	why the ride receipt is not the name, phone number, and
	s of the accountholder who
ordered the ri	ide, (3) the date of the ride,
	n precision as possible as
	and (4) the exact starting and
PTO 5.	ion of the ride, as required by

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2151	WHB 338	24-CV- 05635	4	9/4/2024	285	#4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride.
2152	WHB 349	24-CV- 05636	3,4	9/4/2024	285	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name, phone number, and email address of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride.
2153	WHB 359	24-CV- 05610	3	9/4/2024	285	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as

2158	WHB 1552	24-CV- 05599	3,4	9/4/2024	285	stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
						#4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name, phone number, and email address of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride.
2160	WHB 1449	24-CV- 05587	3,6	9/4/2024	285	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.

2172	WHB 658	24-CV- 07869	3,4	9/6/2024	203	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the starting and ending location of the ride, as required by PTO 5. #4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), In addition, Plaintiff has produced exhibit A, a screenshot of the Uber driver at issue's Facebook profile. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information, including through exhibit A, that should assist Defendants in identifying the ride.
2173	WHB 1003	24-CV- 05616	3,6	9/4/2024	285	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2176	WHB 1611	24-CV- 05665	3,6	9/5/2024	284	#3: Plaintiff provided the date of the ride with as much precision as reasonably

					possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2 the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5)
WHB 602	24-CV- 05666	4,6	9/5/2024	284	with precision. #4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride.
WHB 1556	24-CV- 05986	3,6	9/9/2024	280	#6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision. #3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5)
	WHB	WHB 24-CV-	WHB 24-CV- 3,6	WHB 24-CV- 3,6 9/9/2024	WHB 24-CV- 3,6 9/9/2024 280

2181	WHB 1844	24-CV- 05697	4,6	9/5/2024	284	#4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride. #6: This question is not applicable as Plaintiff has provided items (2) through (5)
2186	WHB 505	24-CV- 05709	3,6	9/5/2024	284	with precision. #3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2187	WHB 1142	24-CV- 05712	3,6	9/5/2024	284	#6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision. #3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5)

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2188	WHB 1295	24-CV- 05713	4,6	9/5/2024	284	#4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride. #6: This question is not applicable as
						Plaintiff has provided items (2) through (5)
2191	WHB 647	24-CV- 05703	2,3,6	9/5/2024	284	with precision. #2: Per PTO 5, if items (2) through (5) cannot be provided at all, as is the case here in (2), Plaintiff must provide an explanation as to why the information is not readily ascertainable. As stated in her response to question (1), the Uber ride at issue was ordered by someone else. Plaintiff answered that she does not know the email address of the accountholder, and she also provided an explanation as to why the ride receipt is not available in response to question (1). #3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name and phone number of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
						#6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2196	WHB 871	24-CV- 05770	3,6	9/6/2024	283	#3: Plaintiff provided the date of the ride with as much precision as reasonably

						possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2197	WHB 503	24-CV- 05774	3,6	9/6/2024	283	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5)
2198	WHB 413	24-CV- 05782	4,6	9/6/2024	283	with precision. #4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has produced exhibit A, Uber Trip History, which shows the map of the ride at issue, including pick up and drop off date and time. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride.

						#6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2199	WHB 1317	24-CV- 05791	3,6	9/6/2024	283	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5)
						with precision.
2202	WHB 695	24-CV- 05799	3,4,6	9/6/2024	283	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name, phone number, and email address of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride.

						#6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2203	WHB 1927	24-CV- 05802	4	9/6/2024	283	#4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride.
2204	WHB 1597	24-CV- 05801	3	9/6/2024	283	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2205	WHB 520	24-CV- 05954	3,6	9/9/2024	280	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2206	WHB 991	24-CV- 05959	3,6	9/9/2024	280	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph

						4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2207	WHB 884	24-CV- 05948	3,6	9/9/2024	280	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5)
2209	WHB 1671	24-CV- 05953	3,4	9/9/2024	280	with precision. #3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (1) why the ride receipt is not available, (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5. #4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3.

						In addition, Plaintiff has disclosed the name, phone number, and email address of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride.
2850	WHB 2060	25-CV- 01092	3	2/17/2025	119	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2851	WHB 2061	25-CV- 01095	4,6	2/17/2025	119	#4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2853	WHB 2062	25-CV- 01098	3	2/17/2025	119	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.

2855	WHB 2064	25-CV- 01101	4,6	2/17/2025	119	#4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride. #6: This question is not applicable as
2857	WHB 2066	25-CV- 01121	3,4	2/18/2025	118	Plaintiff has provided items (2) through (5) with precision. #3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
						#4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name, phone number, and email address of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride.
2859	WHB 2067	25-CV- 01122	3	2/18/2025	118	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 –28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who

						ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2862	WHB 2071	25-CV- 01130	4,6	2/18/2025	118	#4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2863	WHB 2072	25-CV- 01140	2	2/18/2025	118	#2: Per PTO 5, if any items (2) through (5) cannot be provided at all, as is the case here with 2(B), Plaintiff must provide an explanation as to why the information is not readily ascertainable. *Note that item 2(B) does not allow for words to be entered, only numbers. Plaintiff provided an explanation as to why she cannot list the phone number of the accountholder in question (6), as required by PTO 5, page 3, lines 2 – 4.
						Plaintiff has disclosed (2) the name and email address of the accountholder who ordered the ride, (3) the date of the ride and (4) the exact starting and ending location of the ride, as required by PTO 5.
2865	WHB 2074	25-CV- 01145	2,6	2/18/2025	118	#2: Per PTO 5, if items (2) through (5) cannot be provided at all, as is the case here in (2)(A), Plaintiff must provide an explanation as to why the information is not readily ascertainable. As stated in her response to question (1), the Uber ride at issue was ordered by someone else. Plaintiff has provided all the information

						she knows with regard to the accountholder, including the first name, phone number, and email address. Plaintiff has also explained why the ride receipt is not available in response to question (1). #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2870	WHB 2079	25-CV- 01154	3	2/18/2025	118	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2874	WHB 2082	25-CV- 01177	3	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2876	WHB 2084	25-CV- 01179	3	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2877	WHB 2085	25-CV- 01183	4,6	2/19/2025	117	#4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as

						required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name, email address, and phone number of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2878	WHB 2036	25-CV- 01180	3	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2880	WHB 2038	25-CV- 01196	3	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2884	WHB 2041	25-CV- 01206	3	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and

						ending location of the ride, as required by PTO 5.
2885	WHB 2043	25-CV- 01207	3	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5
2887	WHB 2037	25-CV- 01189	3	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2892	WHB 2048	25-CV- 01216	3	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2 the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2896	WHB 2051	25-CV- 01226	3, 6	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and

						ending location of the ride, as required by PTO 5. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2898	WHB 2052	25-CV- 01229	3	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2900	WHB 2054	25-CV- 01244	3	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
2902	WHB 2055	25-CV- 01245	3,4	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and approximate ending location of the ride, as required by PTO 5. #4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the

						name, email address, and phone number of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride.
2903	WHB 2056	25-CV- 01246	3,4,6	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and approximate ending location of the ride, as required by PTO 5. #4: Plaintiff has disclosed the starting and ending location of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4, pages 2-3. In addition, Plaintiff has disclosed the name of the accountholder who ordered the ride and the date of the ride. Per PTO 5, paragraph 4, item (5), Plaintiff has provided significant additional basic information that should assist Defendants in identifying the ride. #6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.
2904	WHB 2057	25-CV- 01247	3	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.

2906	WHB 2059	25-CV- 01255	3,6	2/19/2025	117	#3: Plaintiff provided the date of the ride with as much precision as reasonably possible, as required by PTO 5, paragraph 4 at lines 27 – 28. Plaintiff has also disclosed (2) the name, phone number, and email address of the accountholder who ordered the ride, (3) the date of the ride, with as much precision as possible as stated above and (4) the exact starting and ending location of the ride, as required by PTO 5.
						#6: This question is not applicable as Plaintiff has provided items (2) through (5) with precision.

There are no deficiencies in the Ride Information Forms for the cases listed above. Each of the above-listed plaintiffs' Ride Information Forms are in compliance with PTO 5 and 10.

Please let me know when you are available to meet and confer as many of these plaintiffs are listed in Exhibit A to Uber's July 30 Motion for Entry of Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Ride Receipts Should Not Be Dismissed With Prejudice.

Very truly yours,

WILLIAMS HART & BOUNDAS, LLP

Margret E. Lecocke